

REPLACEMENT SHEET

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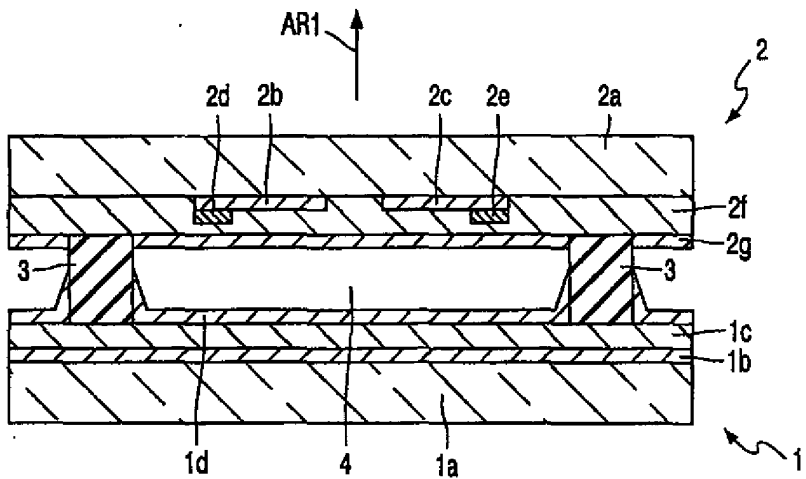


FIG. 1 - PRIOR ART -

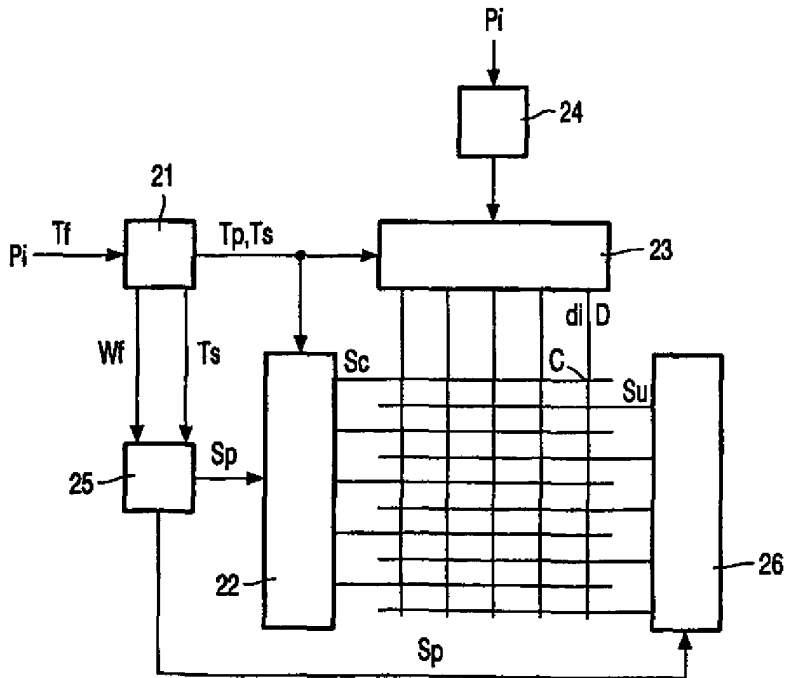
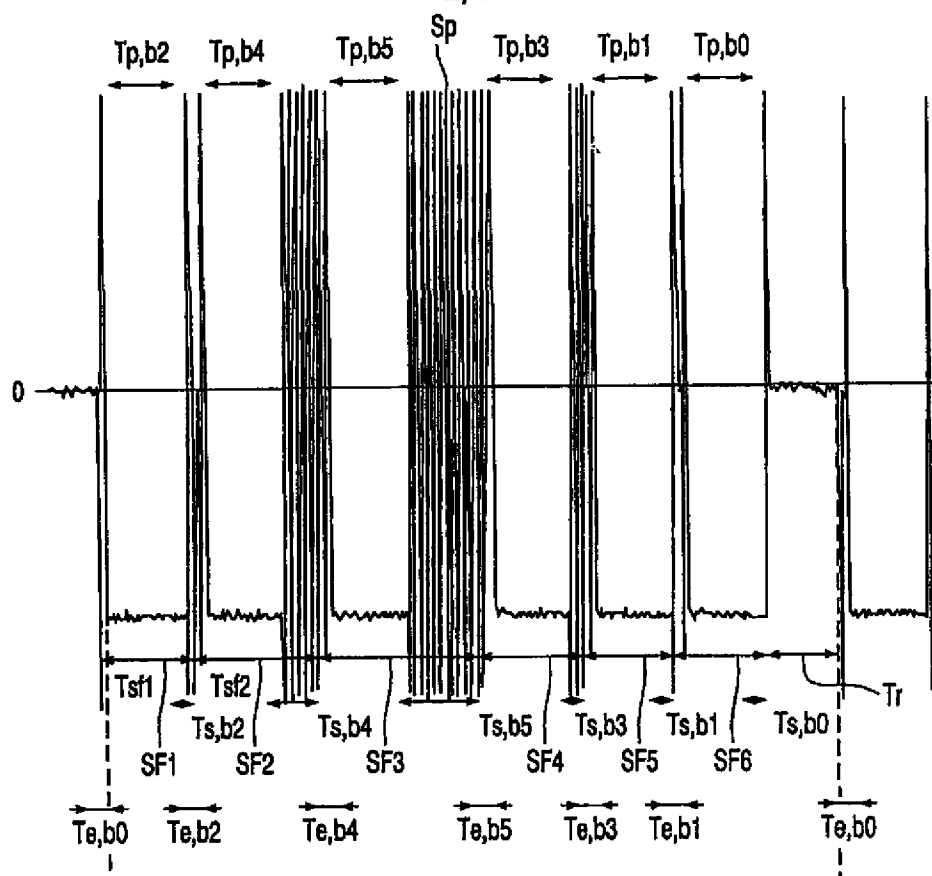
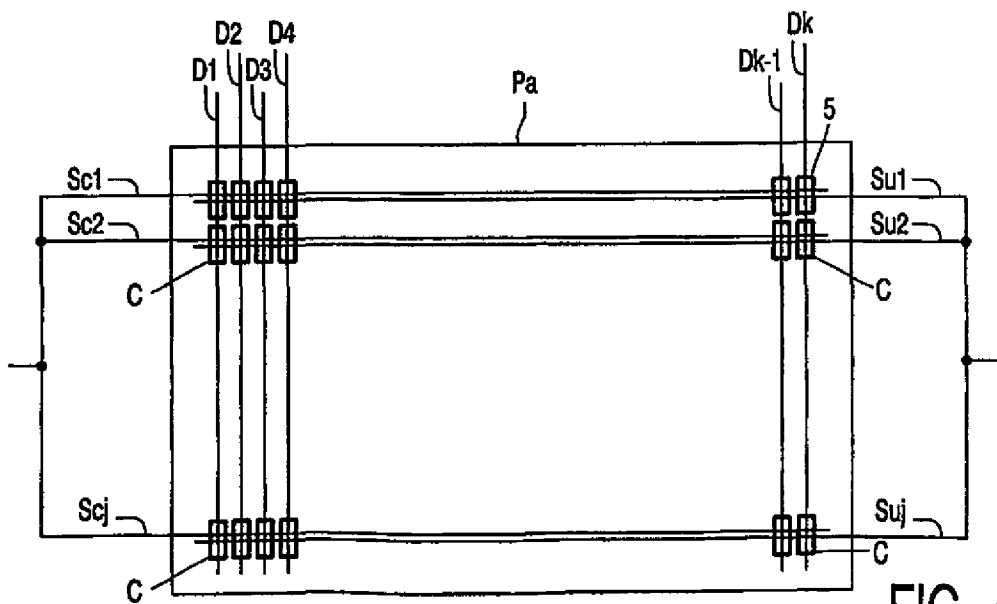


FIG. 2 - PRIOR ART -

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FIG. 3
- PRIOR ART -FIG. 4
- PRIOR ART -



PHILIPS

July 18, 2006

VIA E-MAIL

Robert McDermott
1824 Federal Farm Road
Montross, VA 22520
(804) 493-0707

Re: Retainer Agreement for Prosecution of Philips US Patent Application Attorney
Docket No. NL020164.

Dear Robert:

Attached is the complete file of subject patent application, including a non-final USPTO Office Action. **Please note items in bold which indicate newly added requirements.**

Please prepare and file with the USPTO **via facsimile** an Amendment in response to this Office Action. We expect that you will pay any applicable fees such as additional claim fees and extension fees, and include them in your bill. Please do not use our Deposit Account number.

Within one week after completion of all work, please send electronic copies of the filed papers by e-mail in Microsoft Word format to my secretary at edna.chapa@philips.com. Also please send her a scanned copy of the signed and dated original response together with a copy of the USPTO auto-reply receipt.

In order to maximize the protection provided by any future exploitation of the patent including generation of licensing income, all suitable claim categories should be considered and added if applicable. In this regard, please consider apparatus, system, method, process, product, use and signal claims. Please also consider reintroducing subject matter formerly covered by multiple claim dependencies which had been deleted by Preliminary Amendment.

We require that your fee be capped at **\$1200**, unless there is an extraordinary reason to exceed this amount, which should be cleared with me first. Your bill for services rendered should be forwarded to me when **e-mailing the response**, and must include our docket number as well as the filing date of the Amendment or Response. Stricter internal